Case 3.07-cv-02399-LAB-LSP Docu	2254 1983	eo 12/20/2	2007 Pa	age For TO	
Patrick Duncan	FILING FEE I			FILE	<del></del>
PRISON NUMBER	HPP MOTION F Yes No_ COPIES SENT	<u> </u>		DEC 2 0 20	7
Po.Box. 2000  CURRENT ADDRESS OR PLACE OF CONFINEMENT	Court_ PreSe		CLERI SOUTHER BY	K. U.S. DISTRICT	COURT CALIFOR DEPI
CITY, STATE, ZIP CODE	2000		***************************************	•	
United State					
Southern Dist	TRICT OF CA	LIFORN	IA		
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Patrid Duncan, (FULL NAME OF PETITIONER)	Civil No		2399 BY CLERK OF U.S. D	LAB LSP	
PETITIONER v.			h description of the Marian description of the second of t	And the state of t	e 
(NAME OF WARDEN, SUPERINTENDENT, JAILOR, OR AUTHORIZED PERSON HAVING CUSTODY OF PETITIONER [E.G., DIRECTOR OF THE CALIFORNIA DEPARTMENT OF CORRECTIONS])	PETITION F	FOR WRIT	OF HABEA	S CORPUS	
RESPONDENT and	ВУ	under 28 a Person	B U.S.C. § 2 IN STATE C		.
The Attorney General of the State of California, Additional Respondent.	·				
1. Name and location of the court that enter  Superior Court Los			ction under	attack:	
2. Date of judgment of conviction: 12-16		7			
3. Trial court case number of the judgment		eing challe	enged: <u>BP</u>	17080	$\bar{c}$
4. Length of sentence: 26 yearst	o l'ifa				_
4. Length of sentence: 26 yearst	0 11fc	·			<del></del>

5.	Sentence start date and projected release date: <u>1993</u>
6.	Offense(s) for which you were convicted or pleaded guilty (all counts):
	(1) PC 187(A) 1st Degree murder
7.	What was your plea? (CHECK ONE)
	(a) Not guilty
	(b) Guilty
	(c) Nolo contendere
8.	If you pleaded not guilty, what kind of trial did you have? (CHECK ONE)  (a) Jury  (b) Judge only
9.	Did you testify at the trial?  Yes No
	DIRECT APPEAL  Did you appeal from the judgment of conviction in the California Court of Appeal?  Yes   No
11.	If you appealed in the California Court of Appeal, answer the following:
	(a) Result: Danied
	(b) Date of result (if known):
	(c) Case number and citation (if known):
	(d) Names of Judges participating in case (if known)
	(e) Grounds raised on direct appeal: Should of Bon moduntary
12.	If you sought further direct review of the decision on appeal by the <u>California Supreme</u> <u>Court</u> (e.g., a Petition for Review), please answer the following:  (a) Result: <u>Original</u>
	(b) Date of result (if known):(c) Case number and citation (if known):
	(d) Grounds raised: Same
	•

(a)	Result:		
(b)	Date of result (if known):		
(c)	Case number and citation (if known):		
(d)	Grounds raised:		
	COLLATERAL REVIEW IN STATE COURT		
previ	than a direct appeal from the judgment of conviction and sentence, have you ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habea		
□ Ye	us) with respect to this judgment in the <u>California Superior Court</u> ?		
□Ye	es ØNo		
□ Ye If you	ar answer to #14 was "Yes," give the following information:		
□ Ye . If you (a)	r answer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):		
□ Ye . If you (a)	es ØNo		
☐ Ye  If you  (a)  (b)	r answer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):  Nature of proceeding:		
☐ Ye  If you  (a)  (b)	r answer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):		
☐ Ye  If you  (a)  (b)	r answer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):  Nature of proceeding:		
□ Ye . If you (a) (b) (c)	ranswer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):  Nature of proceeding:  Grounds raised:		
☐ Ye  If you  (a)  (b)  (c)	ranswer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):  Nature of proceeding:  Grounds raised:  Did you receive an evidentiary hearing on your petition, application or motion?		
□ Ye . If you (a) (b) (c)	The second secon		
☐ Ye  If you  (a) (b)  (c)  (d)  (e)	ar answer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):  Nature of proceeding:  Grounds raised:  Did you receive an evidentiary hearing on your petition, application or motion?  Yes No  Result:		
☐ Ye  If you  (a) (b)  (c)  (d)  (e)	ranswer to #14 was "Yes," give the following information:  California Superior Court Case Number (if known):  Nature of proceeding:  Grounds raised:  Did you receive an evidentiary hearing on your petition, application or motion?		

(a)	California Court of Appeal Case Number (if known):
	Nature of proceeding:
	Names of Judges participating in case (if known)
(d)	Grounds raised:
(e)	Did you receive an evidentiary hearing on your petition, application or motion?  ☐ Yes ☐ No
(f)	Result:
	Date of result (if known):
prev Corp □ Y	r than a direct appeal from the judgment of conviction and sentence, have you ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeas wis) with respect to this judgment in the <u>California Supreme Court</u> ?
prev Corp □ Y	ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeasus) with respect to this judgment in the <u>California Supreme Court</u> ?  Solution No  are answer to #18 was "Yes," give the following information: <u>California Supreme Court</u> Case Number (if known):
prev Corp Y . If yo (a) (b)	ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeasus) with respect to this judgment in the <u>California Supreme Court</u> ?  es No  ur answer to #18 was "Yes," give the following information:
prev Corp Y . If yo (a) (b)	ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habea sus) with respect to this judgment in the California Supreme Court?  The Supreme Court of the following information:  California Supreme Court Case Number (if known):  Nature of proceeding:
prev Corp Y . If yo (a) (b)	Did you receive an evidentiary hearing on your petition, application for Writ of Habea.  Doubly filed any petitions, applications, or motions (e.g., a Petition for Writ of Habea.  California Supreme Court  California Supreme Court  Case Number (if known):  Grounds raised:  Did you receive an evidentiary hearing on your petition, application or motion?
prev Corp Y . If yo (a) (b)	ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeaus) with respect to this judgment in the California Supreme Court?  The set of No  The set of No  The set of No.  The s

20.	If you did <b>not</b> file a petition, application or motion (e.g., a Petition for Review or a Petition for Writ of Habeas Corpus) with the <u>California Supreme Court</u> containing the grounds raised in this federal Petition, explain briefly why you did not:
	COLLATERAL REVIEW IN FEDERAL COURT
	s this your first federal petition for writ of habeas corpus challenging this conviction?  Yes \( \) No \( (\text{If "Yes" Skip to #22}) \\  (a) If no, in what federal court was the prior action filed? \( \)  (i) What was the prior case number? \( \)  (ii) Was the prior action (CHECK ONE): \( \)  \( \) Denied on the merits? \( \)  \( \) Dismissed for procedural reasons? \( \)  (iii) Date of decision: \( \)  (b) Were any of the issues in this current petition also raised in the prior federal petition? \( \) Yes \( \) No  (c) If the prior case was denied on the merits, has the Ninth Circuit Court of Appeals given you permission to file this second or successive petition?
-	Yes No  **TION:  **Exhaustion of State Court Remedies: In order to proceed in federal court you must ordinarily first exhaust your state court remedies as to each ground on which you request action by the federal court. This means that even if you have exhausted some grounds by raising them before the California Supreme Court, you must first present all other grounds to the California Supreme Court before raising them in your federal Petition.
	Single Petition: If you fail to set forth all grounds in this Petition challenging a specific judgment, you may be barred from presenting additional grounds challenging the same judgment at a later date.
	Factual Specificity: You must state facts, not conclusions, in support of your grounds. For example, if you are claiming incompetence of counsel you must state facts specifically setting forth what your attorney did or failed to do. A rule of thumb to follow is — state who did exactly what to violate your federal constitutional rights at what time or place.

## **GROUNDS FOR RELIEF**

	State concisely every ground on which you claim that you are being held in violation of
	the constitution, law or treaties of the United States. Summarize briefly the facts
	supporting each ground. (e.g. what happened during the state proceedings that you contend
	resulted in a violation of the constitution, law or treaties of the United States.) If necessary,
	you may attach pages stating additional grounds and/or facts supporting each ground.

(a) GROUND ONE: () Aming incompetance of	f cours
Judge De Stroked avidance (modern) Re	cord < )
in Judge Chamber's that would Support	r my
Supporting FACTS: 4(3A), By the unconstitution	1 land
failure of the prosecution to disclos	
the defendant avidence foundle to the	
	i counsel
Because my counsel lid'nt file my ma	
with the courts when the Judge	
Destroyed avidance to my case, in	185
Chamber's to support my trial	
	· · · · · · · · · · · · · · · · · · ·
Did you raise GROUND ONE in the California Supreme Court?	
☐ Yes 🗖 No.	
If yes, answer the following:	
(1) Nature of proceeding (i.e., petition for review, habeas petition):	
(2) Case number or citation:	
(3) Result (attach a copy of the court's opinion or order if available):	
•	

4. If yo	our answer to #23 is "Yes," give the following information:
(h)	Name of Court:
(c)	Case Number:  Date action filed:
` '	Nature of proceeding:
(e)	
(f)	Grounds raised:
(g)	Did you receive an evidentiary hearing on your petition, application or motion?  □ Yes □ No
. Give	
Give stage (a)	the name and address if known of each ottom and address if known of each ottom.
Give stage (a)	the name and address, if known, of each attorney who represented you in the following s of the judgment attacked herein:  At preliminary hearing:
Give stage (a) (b)	the name and address, if known, of each attorney who represented you in the following s of the judgment attacked herein:  At preliminary hearing:  At arraignment and plea:
Give stage (a) (b) (c) (d)	the name and address, if known, of each attorney who represented you in the following s of the judgment attacked herein:  At preliminary hearing:  At arraignment and plea:  At trial:  On appeal:  **The content of the presented you in the following the presented
Give stage (a) (b) (c) (d) (e)	the name and address, if known, of each attorney who represented you in the following s of the judgment attacked herein:  At preliminary hearing:  At arraignment and plea:  At trial:  The section of each attorney who represented you in the following who represented you

26.	<ul><li>Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time?</li><li>☐ Yes No</li></ul>			
27.	Judgi	rou have any future sentence to serve after y ment under attack? es No	you (	complete the sentence imposed by the
	(a)	If so, give name and location of court that	t imp	posed sentence to be served in the future:
	(b)	Give date and length of the future sentence	 :e: _	
	(c)	Have you filed, or do you contemplate filing imposed the sentence to be served in the formula Yes No.	ing, a	any petition attacking the judgment which e?
28.	Cons	ent to Magistrate Judge Jurisdiction	•	
mag juris	is un gistrate sdiction	r to insure the just, speedy and inexpensive district, the parties may waive their right to e judge jurisdiction. Upon consent of all on, the magistrate judge will conduct all process are free to withhold consent without adversare free to withhold consent without adversare.	proc the	parties under 28 U.S.C. § 636(c) to such lings including the entry of final independent
mati	ters, a	ourt encourages parties to consent to a mag of this matter. If you request that a dist magistrate judge will nevertheless hear and a recommendation to the district judge as t	rict : deci	judge be designated to decide dispositive
inclu	ou m	ay consent to have a magistrate judge cond- the entry of final judgment, by indicating y	uct a	ny and all further proceedings in this case, consent below.
Cho	ose or	nly one of the following:		
D		intiff consents to magistrate OR ge jurisdiction as set forth ove.		Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.

29. Date you are mailing (or handing	to a correctional officer) this Petition to this court: 12-16-07
Wherefore, Petitioner prays that the Coproceeding.	ourt grant Petitioner relief to which he may be entitled in this
	Patrick Duncon J-89803
	SIGNATURE OF ATTORNEY (IF ANY)
I declare under penalty of perjury that t	the foregoing is true and correct. Executed on
12-16-07	Patrick Duncon J-89803
(DATE)	SIGNATURE OF PETITIONER